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PPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO		
10/628,717	07/28/2003	Douglas P. Gethmann	06005/39056	6718		
4743 75	590 01/28/2005		EXAM	EXAMINER		
MARSHALL, GERSTEIN & BORUN LLP 6300 SEARS TOWER			BASTIANELLI, JOHN			
233 S. WACKER DRIVE			ART UNIT	PAPER NUMBER		
CHICAGO, IL 60606			3751			

DATE MAILED: 01/28/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

<u> </u>							
•	Applic	cation No.	Applicant(s)	Applicant(s)			
		28,717	GETHMANN, DC	OUGLAS P.			
Office Action Summa	Exam	in r	Art Unit				
÷		Bastianelli	3751				
The MAILING DATE of this co Period for Reply	ommunication appears or	th coversh et with	the correspondence a	ddress			
A SHORTENED STATUTORY PER THE MAILING DATE OF THIS COM - Extensions of time may be available under the p after SIX (6) MONTHS from the mailing date of - If the period for reply specified above is less tha - If NO period for reply is specified above, the ma - Failure to reply within the set or extended period Any reply received by the Office later than three earned patent term adjustment. See 37 CFR 1.	MMUNICATION. Trovisions of 37 CFR 1.136(a). In rights communication. In thirty (30) days, a reply within the simum statutory period will apply a for reply will, by statute, cause the months after the mailing date of the	no event, however, may a rep e statutory minimum of thirty (and will expire SIX (6) MONTH e application to become ABAI	oly be timely filed (30) days will be considered time HS from the mailing date of this NDONED (35 U.S.C. § 133).	ely. communication.			
Status							
1) Responsive to communication	n(s) filed on <u>03 January</u>	<u>2005</u> .					
2a) ☐ This action is FINAL.	2b)⊠ This action	is non-final.					
3) Since this application is in co							
closed in accordance with the	e practice under Ex parte	Quayle, 1935 C.D.	11, 453 O.G. 213.				
Disposition of Claims							
4)⊠ Claim(s) <u>1-14</u> is/are pending	in the application.		•				
4a) Of the above claim(s) 15-2	<u>20</u> is/are withdrawn from	consideration.					
5) Claim(s) is/are allowed	1 .						
6)⊠ Claim(s) <u>1-14</u> is/are rejected.							
7) Claim(s) is/are objecte			·				
8) Claim(s) are subject to	restriction and/or election	on requirement.					
Application Papers							
9)☐ The specification is objected t							
10) The drawing(s) filed on							
Applicant may not request that a				252 4 4044 13			
Replacement drawing sheet(s) in							
11) The oath or declaration is object	ected to by the Examine	r. Note the attached	Office Action of form F	10-152.			
Priority under 35 U.S.C. § 119							
- · ·		been received.					
•	copies of the priority doc ternational Bureau (PCT		eceived in this Nationa	al Stage			
* See the attached detailed Office	ce action for a list of the	certified copies not re	eceived.				
•							
Attachment(s)		_					
1) Notice of References Cited (PTO-892)	Newford (DTC 040)		ummary (PTO-413))/Mail Date	-			
Notice of Draftsperson's Patent Drawing R Information Disclosure Statement(s) (PTO Paper No(s)/Mail Date			formal Patent Application (P	TO-152)			
S. Patent and Trademark Office PTOL-326 (Rev. 1-04)	Office Action Su	mmary	Part of Paper No./Mail	Date 20050126			

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DETAILED ACTION

Election/Restrictions

1. Applicant's election of Group I, claims 1-14 in the reply filed on January 3, 2005 is acknowledged. Because applicant did not distinctly and specifically point out the supposed errors in the restriction requirement, the election has been treated as an election without traverse (MPEP § 818.03(a)).

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1, 4, and 7-11 are rejected under 35 U.S.C. 102(b) as being anticipated by Chou US 4,964,432.

Chou discloses a valve having a valve housing 12 having an inlet and an outlet 16, and a chamber therebetween, a valve stem 46 slidably mounted in the housing; a valve plug 62 connected to the valve stem and movable within the chamber; a packing box (inside housing 32 on the outside of packing 42 and packing follower 40) provided in the valve housing around the valve stem; packing 42 disposed in the packing box around the sliding stem; and a sleeve 76 or substantially cylindrical housing 84 is mounted to the valve stem proximate the valve plug, the sleeve having a diameter less than a diameter of the packing box (Fig. 1). The sleeve 76 has first and second halves 78. A snap lock 84 is frictionally fit around the sleeve 76. The valve stem is

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connected to a valve actuator 48. The sleeve is shown to be manufactured from metal (Fig. 1 hatching).

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claim 2, and alternatively 1, are rejected under 35 U.S.C. 103(a) as being unpatentable over Chou US 4,964,432 in view of Seeley US 3,262,673.

Chou lacks the device's housing 76 being substantially cylindrical. Seeley discloses a cylindrical housing 19 and 20. It would have been obvious to one having ordinary skill in the art at the time the invention was made to make the housing substantially cylindrical, since it has been held that a change in the shape of the element involves only routine skill in the art. *In re Dailey*, 149 USPQ 47 (CCPA 1966) and this would provide cheaper manufacturing costs as it would be simpler to manufacture.

6. Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over Chou US 4,964,432 in view of Seeley US 3,262,673 and further in view of Hinrichs US 4,270,730. Chou lacks the retainer sleeve having a longitudinal gap. Hinrichs discloses a snap ring 70 with a longitudinal gap. It would have been obvious to one having ordinary skill in the art at the time the invention was made to use the snap ring of Hinrichs in place of the retainer of Chou in order

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to more effectively hold the housing onto the valve stem as it is more adjustable due to the longitudinal gap.

Claims 5-6 and 12-14, and alternatively claims 4 and 11, are rejected under 35 U.S.C. 103(a) as being unpatentable over Chou US 4,964,432 in view of Pittman US 5,788,216. Chou is silent as to what material the sleeve is made. Pittman discloses the materials metal, plastic, composite material, or tetrafluoroethylene. It would have been obvious to one having ordinary skill in the art at the time the invention was made to make the sleeve out of metal, plastic, composite material, or tetrafluoroethylene, since it has been held to be within the general skill of a worker in the art to select a known material on the basis of its suitability for the intended use as a matter of obvious design choice. *In re Leshin*, USPQ 416 (CCPA 1960).

Conclusion

8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Herd, Yohner, Robert, Velan, Siver, Baumann, Nimberger, and Nechanicky disclose sleeves secured to valve stems in which the outer surface of the sleeve being less than a diameter of a packing box. Any inquiry concerning this communication or earlier communications from the examiner should be directed to John Bastianelli whose telephone number is (571) 272-4921. The examiner can normally be reached on M-F (9:00-6:30).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Justine Yu can be reached on (571) 272-4835. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

John Bastianelli Primary Examiner

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JВ

January 26, 2005